## 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 CASE NO. C16-0835JLR JULIET SIRISU SARIOL, 10 **ORDER** Appellant, 11 v. 12 K. MICHAEL FITZGERALD, 13 Appellee. 14 Before the court is pro se Appellant Juliet Sirisu Sariol's "emergency motion to 15 request for prelimanary [sic] injunction relief from stay" and "brief" in support of her 16 motion. (Mot. (Dkt. # 34); Br. (Dkt. # 35).) For the reasons set forth below, the court 17 DENIES the motion. 18 19 On June 2, 2016, the Bankruptcy Appellate Panel ("BAP") of the Ninth Circuit 20 transferred two motions filed by Ms. Sariol to this court for review: (1) Ms. Sariol's motion for leave to proceed in forma pauperis ("IFP") on her appeal to the BAP (IFP 21

Mot. (Dkt. # 1-1)), and (2) her motion to appoint counsel on her appeal to the BAP (Mot.

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for Counsel (Dkt. # 1-2).) On June 27, 2016, the court denied Ms. Sariol's motion to

proceed IFP because she failed to file a completed IFP application. (6/27/16 Order (Dkt.

# 5) at 3; see also 6/8/16 Order (Dkt. # 3) at 3 (granting Ms. Sariol leave to amend her

motion for leave to proceed IFP).) Additionally, the court denied Ms. Sariol's motion for

counsel because she failed to demonstrate the "exceptional circumstances" necessary to

warrant appointment of counsel under 28 U.S.C. § 1915(e)(1). (6/27/16 Order at 3.) The

court closed this file on June 27, 2016. (See Dkt.; 6/27/16 Order at 3.)

Ms. Sariol subsequently filed a number of motions, which the court construed as motions for reconsideration of the court's prior order denying her leave to proceed IFP. (*See* 7/14/16 Mot. (Dkt. # 6); 7/19/16 Mot. (Dkt. # 7); 2d 7/19/16 Mot. (Dkt. # 8); 3d 7/19/16 Mot. (Dkt. #9); *see also* 7/26/16 Order (Dkt. # 13) at 2.) On July 26, 2018, the court denied Ms. Sariol's motions for reconsideration of its order denying her IFP status. (7/26/16 Order at 6.)

Ms. Sariol appealed the court's July 26, 2016, order to the Ninth Circuit Court of Appeals. (*See* 7/27/16 Mot. (Dkt. # 14); 7/29/16 Min. Order (Dkt. # 15); 7/29/16 Not. of Appeal (Dkt. # 16).) Ms. Sariol did not comply with Federal Rule of Appellate Procedure 24 when seeking to proceed IFP on appeal, however. (8/9/16 Order (Dkt. # 21) at 1-2.) Ultimately, the Ninth Circuit dismissed her appeal. (CA9 3/14/17 Order (Dkt. # 33).)

On December 12, 2018, Ms. Sariol filed the present motion. (*See* Mot.) Ms. Sariol states that she seeks "preliminary [i]njunction relief from stay . . . pursuant to 28 U.S.C. [§] 1292 . . . ." (*Id.* at 3.) The court is unable to discern either the nature of the

1	relief Ms. Sariol seeks or the substance of the allegations she puts before the court;
2	however, her motion appears not to be related to her bankruptcy appeal. (See Mot.; Br.)
3	In any event, this case was closed more than two years ago. (See 6/27/16 Order at 3
4	(transferring case back to the BAP).) The court will not permit Ms. Sariol to file
5	unrelated pleadings under this cause number. If Ms. Sariol wishes to put a claim for
6	relief before the court, she must open a new matter. The court refers Ms. Sariol to the
7	court's resources for <i>pro se</i> litigants, available at:
8	https://www.wawd.uscourts.gov/representing-yourself-pro-se.
9	For the foregoing reasons, the court DENIES Ms. Sariol's motion for injunctive
10	relief (Dkt. # 34).
11	Dated this 14th day of December, 2018.
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14	The Honorable James L. Robart U.S. District Court Judge
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